REMARKS

In response to the above-noted Office Action, Applicant has cancelled pending Claims 1-5 and 7-15 which the Examiner has rejected under 35 US 103(a) as being unpatentable over Konrad (US-5974444), and further in view of Shibata (US-5402418), Tremblay (US-6275213), Wittek (US-5963302), Rowan (US-5341229), Serbanescu (US-20030162595), and Murakami (US-5930251). Claims 5 is rejected under 35 USC 103(a) as being unpatentable over Konrad (US-5974444), Shibata (US-5402418), Tremblay (US-6275213), Wittek (US-5963302), Rowan (US-5341229), Serbanescu (US-20030162595), Murakami (US-5930251), as applied to claim 1 above, and further in view of Wan (US-20020054608). Claims 2, 3, 4, and 8 are rejected under 35 USC 103(a) as being unpatentable over Konrad (US-5974444), Shibata (US-5402418), Tremblay (US-6275213), Wittek (US-5963302), Rowan (US-5341229), Serbanescu (US-20030162595), Murakami (US-5930251) as applied to claim 1,7 above, and further in view of Roy (US-20010036868), DiNunzio (US-6007338). Claim 11 is rejected under 35 USC 103(a) as being unpatentable over Konrad (US-5974444), Shibata (US-5402418), Tremblay (US-6275213), Wittek (US-5963302), Rowan (US-5341229), Serbanescu (US-20030162595), Murakami (US-5930251) as applied to claim 10 above, and further in view of Farmer (US-5907366). Claims 12, 13, and 14 are rejected under 35 USC 103(a) as being unpatentable over Konrad (US-5974444), Shibata (US-5402418), Tremblay (US-6275213), Wittek (US-5963302), Rowan (US-5341229), Serbanescu (US-20030162595), Murakami (US-5930251) as applied to claim 10 above, and further in view of Roy (US-20010036868), Ro (US-20020150123).

New Claims 16-24 have been added, Applicant noting, new claim 16 defines the subject matter including the newly recited element "sensory data is synchronized with the video/audio

data". Support may be found for example in paragraphs [0039] – [0041] of the published application. None of the prior art of record teaches this limitation.

Accordingly, Applicant submits that the claims pending following entry of this amendment, namely Claims 16-24, are now in condition for allowance, which early action is requested.

If there are any additional fees due in connection with the filing of this response, please charge those fees to our Deposit Account No. 02-2666. If a telephone interview would expedite the prosecution of this Application, the Examiner is invited to contact the undersigned at (310) 207-3800.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN

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3/2/204

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CERTIFICATE OF TRANSMISSION
I hereby certify that this correspondence is being submitted electronically via EFS Web to the United States Patent and Trademark Office on the date shown below